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From: Gerald Wadsworth [<mailto:gawadsworth@earthlink.net>]

Sent: Monday, February 01, 2010 4:00 PM

To: EBSA, E-ORI - EBSA

Subject: RIN 1210-AB33

Sirs: I am adamantly opposed to any plan that will take my wife's and my hard earned savings and distributions of our 401k and/or IRA accounts and subject them to a government required annuity at a less than inflation rate of return in any way shape or form. A lifetime income distribution option that is "required for defined distribution plans" no longer is an option in any defined sense of the word.

I respectfully submit a "NO vote" for myself and my wife for this patently unconstitutional theft of the trillions of dollars that are held by hard-working Americans in order to prop up the debacle of Wall Street bailouts, Federal profligacy and patent illegality, no matter how it is presented.

This potential legislation is nothing but government sanctioned robbery.

"13. Should some form of lifetime income distribution option be required for defined contribution plans (in addition to money purchase pension plans)? If so, should that option be the default distribution option, and should it apply to the entire account balance? To what extent would such a requirement encourage or discourage plan sponsorship?"

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